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$_{15}$	Attorneys for Defendant		
1.	PLANTRONICS, INC.		
16	THE UNITED STATE	ES DISTRICT COURT	
17		ES DISTRICT COURT CT OF CALIFORNIA	
18	OAK	LAND	
19			
19	CISCO SYSTEMS, INC., a California	CASE NO. 4:19-cv-07562-PJH	
20	Corporation, CISCO TECHNOLOGY, INC., a California Corporation	STIPULATION REGARDING BRIEFING	
$_{21} \ $	•	SCHEDULE FOR PLAINTIFFS' DAUBERT	
	Plaintiffs,	MOTIONS AND ORDER	
22	V.		
23	WILSON CHUNG, JAMES HE, JEDD		
$_{24}\ $	WILLIAMS, and THOMAS PUORRO,		
	individuals, and PLANTRONICS, INC. dba POLY, a Delaware Corporation		
25	,		
26	Defendants.		
27			
28	STIPULATION REGARDING		
	BRIEFING SCHEDULE FOR PLAINTIFFS' <i>DAUBERT</i> MOTIONS		

Case No.: 4:19-CV-07562-PJH

DM US 192967866-6.074958.0018

STIPULATION REGARDING BRIEFING SCHEDULE FOR PLAINTIFFS' DAUBERT MOTIONS

Pursuant to Civil L.R. 6-2, Defendant Plantronics, Inc. ("Poly") and Plaintiffs Cisco Systems, Inc. and Cisco Technology, Inc. (collectively, "Cisco"), by and through their respective counsel of record, hereby stipulate, subject to the Court's approval, to extend the deadlines applicable under Civil L.R. 7-3 for Poly's oppositions to Cisco's five *Daubert* motions, ECF Nos. 340, 343, 346, 350, and 353, as well as for Cisco's replies to Poly's oppositions. Poly and Cisco stipulate to the following deadlines for Poly's oppositions and Cisco's replies:

Event	Current Deadline Under Civil L.R. 7-3	New Deadline
Poly's Oppositions to Cisco's Daubert Motions to Exclude Certain Opinions of Mr. Anthony Ferrante, Dr. Easttom II, Dr. Alex Kattamis, Dr. James Brenna, Mr. James Malackowski	February 3, 2023	February 17, 2023
Cisco's Replies to Poly's Oppositions	February 10, 2023	March 3, 2023
Hearing on Cisco's <i>Daubert</i> Motions	March 2, 2023 at 1:30 p.m.	March 23, 2023 at 1:30 p.m.

Pursuant to Civil L.R. 6-2, the attached Declaration of Michelle Lowery, filed concurrently herewith, sets forth with particularity the reasons for the requested enlargement of time; discloses all previous time modifications in the case, whether by stipulation or Court order; and describes the effect the requested time modification would have on the schedule for the case.

The parties agree that they do not waive any defenses by signing this stipulation.

STIPULATION REGARDING BRIEFING SCHEDULE FOR PLAINTIFFS' MOTIONS FOR SPOLIATION SANCTIONS Case No.: 4:19-CV-07562-PJH

1		Respectfully submitted,
2	Dated: January 25, 2023	MCDERMOTT WILL & EMERY LLP
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27		-p
28	STIPULATION REGARDING BRIEFING SCHEDULE FOR	- 3 -

BRIEFING SCHEDULE FOR
PLAINTIFFS' *DAUBERT* MOTIONS
Case No.: 4:19-CV-07562-PJH

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Case No.: 4:19-CV-07562-PJH